U.S. DISTRICT COURT EASTERN DISTRICT OF TEXAS

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Gene	eral Complaint				Û	CT 2-1	2011	
		IN THE UNITED S	STATES DIST ERN DISTRIC	RICT COUR <b>T</b> Γ OF TEXAS <sup>I</sup>	DAVID . BY DEPUTY_			ERN
	Reaumon	Lhopez- buype  Lifejas 77  ach plaintiff in this ac	  2 <u>76</u> 7	Case Numbe		1 C V		47
VS.	tej of Birt 1 10love 15 +	Mayor Vick	<u>A</u> Mals					
<u>88</u> List t	1 Maints+1	Beautiff 7x 77 ach defendant in this	201					
Attac	ch additional page	es if necessary.						
I.	ATTEMPT TO	SECURE COUNSE	L:					
	Please answer	the following concern	ning your attem	pt to secure co	unsel.			
	~	oreparation of this suit y as follows: (circle or		ted to secure th	ne aid of a	n		
	$\begin{pmatrix} 2.1 & Co \\ 3. & La \end{pmatrix}$	mploy Counsel ourt - Appointed Coun wyer Referral Service O. Box 12487, Austin	e of the State B					
		e name(s) and address						
		t like to.	Secif	I Can H	Dave,	PHPO	entio	Ÿ
		· · ·						

	10/2
List p	revious lawsuits:
A.	Have you filed other lawsuits in state or federal court dealing with the same fact involved in this action or any other incidents? Yes No
В.	If your answer to "A" is "yes", describe the lawsuit in the space below. If there is more than one lawsuit, attach a separate piece of paper describing each.
	1. Approximate file date of lawsuit:   (April 1 - 2610
	2. Parties to previous lawsuit(s):
	Plaintiff George Lhapez
	Defendant Resident Back obama, F. Michael Kelle Keteran affair.  Attach a separate piece of paper for additional plaintiffs or defendants.
	3. Identify the court the lawsuit was filed. If federal, name the district. If state, name the county.
	4. Docket number in other court. Case # 170-C/2005/
	4. Docket number in other court. Cast # 1/10-Cl-COSI
	5. Name of judge to whom the case was assigned.  Hagistrate Judge Keith Flichlin
	6. Disposition: Was the case dismissed, appealed or still pending?
	Still pending Juny Demano
	7. Approximate date of disposition

III.	Parties	to	this	suit:
LLL.	1 aluco	w	$u_{III}$	oun.

A.	List the full name and address of each p	laintiff:
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Pla#1 Plaintiff Heorge Lhapez
3955 Sunbury Dr
Beaumont, Texas 77707

Pla#2

B. List the full name of each defendant, their official position, place of employment and full mailing address.

DA #1: President Barak obama the white House
1600 Pennsylvania Prenue, N, W

Llashington D.C. 26500.

DA #2: F. Michael Kelloher white Hause
1600 Pennsylvania Prenue N/W

Llashington D. C. 2050 o

DA Weshington D. C. 2050 o

Uashington D. C. 2050 o

Attach a separate sheet for additional parties.

## IV: Statement of Claim:

State as briefly as possible the fact of your case. Describe how each defendant is involved. Include the names of other persons involved with dates and places. Do not give any legal arguments or cite cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need, attaching additional pages if necessary.

V.	Relief: State Briefly exactly what you want the court to do for you. Make no legal arguments and do not cite cases or statutes. Attach additional pages if necessary.
	the obuse and mental, Bordger
	of Not answer the complaint and failed
	to dow Spot the here say accusation and
	the internation and hate act crime
	Of lapeling Niglement of discrimenation
	af Civil rights Issuise of Complaint
	selief the VI the night accused to enjay a Trial
Signed	this day of <u>CC+OBer</u> , 20 // (Year)
	George h hopez 3955 Sunbuy Dr
	Beaument, Texas 777
I decla	re (certify, verify or state) under penalty of perjury that the foregoing is true and correct.
Execut	ted on: OC+ 18-2011
	Date Hearel h hope
	Beorge h hopen
	Signature of each plaintiff

12 Of your Home you will be askult and I was assault date 04-26-2011 and Oct 7-2011 ongoing. Thave Call the Police Charover and over, I filed a Complaint evel the City of Blaumon Beginnongo, Vich of the essues that was an going but on answer to the complaint of all metter of here say accusation 28USC Service with complaint, commencement of Action Summens, a answer to the Complaint, denie a Violation of ceril Right's of all arrang right, hirileges or immunities, However when the landloved of 3965 Resident when I Complaint Ante made the Statement to me that Cell the NeighBor's New that I have beening and in Then troperty and also have me on Thone comme to and we are have you bet and it happen I was assault be Cause Frias Threater over andover. but No answer to the Complaint of essence allercation and accuration of attack labeling Me, my say all the NeighBon's Know, all here Say I have not let anyone dog and of any Property I have beening labiling and hatecrime act agant try lify on me Cond under the law the night. to feliel the Hate Crime Statistics (actof 1994/ 28 USC 534) Que to the City have not answer

to all issuis otherwise fail andrifuse to Stop and intenation and elas descriminated because of my National of origin. However the City Emplayers unlawful And tholated My right because When all the essure pet Bull at ON more at 3 line City of Beaumont came out Code Enforcement Call Duy the Resident att 3945 Sunday Next to my Home on a car that I was give the right to worked and repara repaire the Departement aftede Enforcement Miss Lynn Feete 9-6-2011 send and asked and the answer cowas O.K on 10-26-2011 However min Delia C Gates and foots Came aut when the attercation was gains on about the here say of dog pit Bull beening or get out. Police Came out also all this happen on march 26-2011 on so on Other day was April and May One time I eles Not Home but because beening labeled on may 20-2011 the GEnforement and Police Cause out to my Resident 3955 Sendeny M On a accusation that I was Home and let out the dog 7-6-201 I leas Not pe But when Foot to my Resident My Resident ewith Blice man all ariend my Home

(A) a felony to Interfere with certile rights when an going matter of civil Case assigned at U.S. District Caurt Fistern Destrict of Feran to pressuant as forma-paupuis right all the partices Interfere with Civil right. The City the parties of the Complaint Service and some filed fully 2011 deny Cetizen af Legual Protection who is desabled Veteran and the aqual privileges and immunities Under the law or turpse of hereing a hindring the Constituted of been accused.

Thank your George hhopes

10-13-2011 pl In United States District Court the Eastern Distrect Court Of Texas, Beaumont Division Civil Action George L. Lopes & Rule 2, Lupesse and Construction Disabled Weteran Rule 3 Complaint (I) Hute Crimo StatistecolAC+) of 1990 Defendant / 28USC 534 Later of Beaumont #ct of 1994 TPL. 103-322.] Mayor Vick ames ACE 2010 [PL-111-84] employees + City offormy Rule 4, Arrest, Warrant of Surgners Maint 801 Sf UPON Complaint BADUMONT, TEXAS 7770]

(A) TS suance labeling buy the City employees
and Resident at 3945 and 3965 Sunbury Brumont
Texas 77707, and Tenant and banchood who
are responsibilities is tenant of care of
Proporty or complaint. I beening with pit-Bulk
pit-Bull'S But with-out-fence for the Dog's
that is Requirements of Responsible for any
Major Repairs areas used by all Tenant's.
landlord and Let auner's may be held Strictly
liable for any injuries Caused by their than
animals, However in other word's, when one
Call City animals Control But ugnore
touy the City animal Control But ugnore
touy the City animal Control, overall
when the pit-Bull get out I am.

Fam accuse of the dog get loss and written on cuminal Tresposs warning Too time on a here Say by Resident at 3945 and 3965 alone with the Landlord who say we got you an a Howe-Camera assault Threaten over an over it was Say to me we have you an a Phone-Campea, However when I Complaint to the landlord He say we have you go an to property and you are leting The dog doos and that all the NeighBar's See you go in the Property the landlard Say thay have you on camera we well have you patern or aspect you, you will see and it hoppent I was assault, Hanse . that was the landland for 3965 Sunbury a. overall it because Breed dog and dog Kennel run a Business, However Environmenent Solle all thes is mental abuse and Badgering No Poot of accusation, Threaten attack, when city can put a Stop to the Intimation of unlawful Practice to discriminate and hate crime (Act) of labeling me with lie the City is Netligent for Ignore it and the city Code Enforcement have plening Call on me, either I was given the right to work on a car'l too ripair and the resident at 3945 Sunbury when I ak furt mis book and on the 10-20-2010

She given given the OK to work on it But because of the Resident at 3945 Suppary Call mis Gut's aut was callaut, Turas But on Notification the 1981 Cherry got a motor it was put an Feb 15-2011 But I was given twelve marth Period beginning 6/28/10 and it was peit However the Issuance and Probable Causes is it appears from the complaint or from an affectivit that filed with the complaint that there is Propable Cause to believe That an Offense has been commetted and that the defendant'S has committed it. a hate Crime States in 4CH) of 1990(28) USC 534) 18 USC 1994 P/11-84; Law 4707 hate Crime 249 A-239 (AC+) 668 1845C 249, which is Violent Crime Control and law Enforcement (ACF) of 19941P1. 103.322, (3) National Defense authorization (AC+) for fiscal year 2010 1 Ph-11-84 or hat crimes law could of Criminal Procedure 42.014 and tenal Code 1247 States have failure to comply with a Request, However which is Probable Cause for filed Complaint with united States District Court Eastern Dustruct of Texas Clerk David J. Maland, Phitiff Signed George L'Lopez

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	I hereby Certify that a true and Correct
	Capy of the foregoing Instrument has bein
ms h . h i s shirth contribution	les uppetet bes liest Claus mail Go levi
	forwarded by first Class mail or fax in
	Person to each allowing farles of Record
	Reison to each attorny/Parties of Record on this day October 13-2011
	00-1-2
	Plaintiff Segned
	Georgehhapen
	Diapled Viteran
	II City of Beaum St
	I. City of Beauonot - Wayor Vick ames
	and some language to the
_i	and employees of Cuty
	Of Beaumont, Texas
	laterney
	Eax 880-3112
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A SERVICE SERVICES	
	The state of the s

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DOCCURENCE INPORTANT INFORMATION OFFERSE IF YOU HAVE ADDITIONAL INFORMATION CONCERNING THIS CRIMINAL OFFERSE IF YOU HAVE ADDITIONAL INFORMATION CONCERNING THIS CRIMINAL OFFERSE CASE AND NEED TO TALK TO A DETECTIVE PLEASE CONTROL THE DEFENTO CASE AND RESD STORAM, 5300 PM. (MON - FHI) AND REFER TO CASE AND HEAD A TRAFFIC ACCIDENT INFORMATION ONLY FOR INSURANCE PURPOSES, IT CAN BE OBTAINED FOR A FEE IN THE RECORDS DATE OF ACCIDENT: NAMES OF PERSONS INVOLVED: SPECIFIC LOCATION OF ACCIDENT:	PD833   BOX MARKED, INDICATES YOUR RESPONSIBILY MUNICIPAL COUFIT.	DATE OF ACCIDENT:  NAMES OF PERSONS INVOLVED:  SPECIFIC LOCATION OF ACCIDENT:  P0333    BOX MARKED, INDICATES YOUR RESPONSIBILITY TO FILE CHARGES IN MUNICIPAL COURT.	IF YOU HAVE HAD A TRAFFIC ACCIDENT INFORMATION CONSUMER PURPOSES, IT CAN BE OBTAINE HAD A TRAFFIC ACCIDENT AND A COPY OF THE RECORDS DIVISION, PLEASE CALL B80-3817 AND REFER TO CASE #